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MEMORANDUM FOR: Acting Director of Central Intelligence

FROM:

Robert W. Magee

Director of Personnel

SUBJECT:

Deferred Compensation Program Under Section 401(k)

Internal Revenue Service (IRS) Code

- Recently there have been some questions raised as to whether the Agency could offer a tax deferral program under Section 401(k) of the IRS Code. Last fall, we pursued this matter with the Office of General Counsel (OGC) and learned that the Agency could not offer a 401(k) program because we did not operate for a profit and second, the U.S. Government entities are not defined as employers under Section 401(k). A copy of the OGC opinion on this issue is attached for your information.
- In view of the recent renewed interest in tax deferral programs, we again asked OGC to determine if there has been any changes in the IRS rule on 401(k) plans as it relates to U.S. Government agencies. At this time, the IRS has not modified earlier rulings. We do understand that there is some activity related to the supplemental retirement packages being discussed in the Congress which would provide some similar advantages as the 401(k) program. We continue to stay close to the activity concerning benefits which possibly could create tax defferal advantages to the Agency. Until such time as we obtain changes in the IRS rulings or modifications to the U.S. Government retirement system, unfortunately, we cannot offer any tax defferal programs for Agency employees. I will keep you advised on any changes that may occur related to this issue.

Robert W. Magee

Robert W. Magee

Attachment: a/s

cc: OGC

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THE WAS

THE FEDERAL DIARY

Wage Shelter Plan Eyed for Federal

Officials of the Treasury Department and the Senior Executives Association will sit down in a few weeks to talk about setting up a program that would permit U.S. workers to shelter up to 15 percent of their salary from taxes.

Many private firms already offer stand to lose because similar "thrift plans" to sworkers tions. But game plans Under them, employers withhold an regested Kansas City, S amount of money (designated by the employe) and invest it in one of several options available to the employe. the subcapitals, the

In some cases, employers match some or all of the money invested by workers. A portion of the money invested and any interest earned on it is deferred from taxes until the employe retires. Withdrawals are also allowed for some pressing reasons.

Called the 401K program, it is similar to individual retirement accounts, but unlike IRAs, contributions are not limited to \$2,000 per year...

Leaders of the association, which represents top career U.S. executives, have broached the voluntary savings plan to the Office of Personnel Maneigement. If OPM likes the idea, the next stop on the road to approval is the Treasury Department.

Executive association officials say the General Accounting Office has said that no new legislation would be required if the government decides to offer the benefit to workers. If adopted, Uncle Sam would not be asked to match employe contributions, so it would be a no-cost item to the government as an employer.

There are several hang-ups, but one already has been overcome. That was when the powers-that-be wondered if the government met the legal definition of "an employer." It has been decided that Uncle Sam, who employs the nation's largest work force (28 million) is indeed an employer.

Regional Subcapitals: Rep. Norm Dicks (D-Wash.) has more than a dozen co-sponsors for his bill designed to preserve the 10 existing regional re cities-New York, "bca · City Phil-

been studying duplical operations in those fiel together have more thi lion U.S. workers-w consolidating some sed

Officials say no de made concerning which stand to lose because and Boston.

Since there is no le change them at will would require congressi before any change could - 40 mm

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Murray of the suggest it, and

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